### PATENT COOPERATION TREAM

From the

INTERNATIONAL SEARCHING AUTHORITY

To: LEE, Kwang-Bok  4F., Byukcheon Bldg., 1597-5, Seocho-dong. Seocho-gu. Seoul 137-876 Republic of Korea  Applicant's or agent's file reference PCT04-027		PCT  WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY  (PCT Rule 43bis.1)	
		Date of mailing (day/month/year) 29 DECEMBER 2004 (29.12.2004)  FOR FURTHER ACTION  See paragraph 2 below	
International application No.	International filing date		Priority date(day/month/year)
PCT/KR2004/001243 International Patent Classification (IPC)	25 MAY 2004 (25.0		31 MARCH 2004 (31.03.2004)
IPC7 C07C 68/02 Applicant LG HOUSEHOLD & HEALTH			
Box No. IV Lack of unity o  X Box No. V Reasoned statem citations and exp  Box No. VI Certain document	ent of opinion with regard f invention nent under Rule 43bis.1(a) lanations supporting such that cited in the international application.	to novelty, inventive sto (i) with regard to novelt statement	ep and industrial applicability ty, inventive step or industrial applicability:
2. FURTHER ACTION  If a demand for international prelimina International Preliminary Examining A other than this one to be the IPEA and opinions of this International Searching  If this opinion is, as provided above, con IPEA a written reply together, where any of Form PCT/ISA/220 or before the experimental process of the properties of the process o	uthority ("IPEA") except the chosen IPEA has notificated to be a written oppoperate, with amendment of 22 months from (220).	that this does not apply ied the International Bustonsidered.  Dinion of the IPEA, the state of the expiration of the ex	where the applicant chooses an Authority reau under Rule 66.1bis(b) that written applicant is invited to submit to the

Name and mailing address of the ISA/KR

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# WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

. .crnational application No.

PCT/KR2004/001243

Box No. 1 Basis of this opinion
1. With regard to the language, this opinion has been established on the basis of the international application in the language in which it was filed, unless otherwise indicated under this item.
This opinion has been established on the basis of a translation from the original language into the following language which is the language of a translation furnished for the purposes of international search (under Rules 12.3 and 23.1(b)).
2. With regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed invention, this opinion has been established on the basis of:
a. type of material
a sequence listing
table(s) related to the sequence listing
b. format of material
in wirtten format
in computer readable form
c. time of filing/furnishing
contained in the international application as filed.
filed together with the international application in computer readable form.
furnished subsequently to this Authority for the purposes of search.
In addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.
4. Additional comments:

10/594804 IAPO1 Rec'd PCT/PTO 28 SEP 2006

# WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.

PCT/KR2004/001243

Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

Statement			
Novelty (N)	Claims	4-6	YES
	Claims	1-3	NO
Inventive step (IS)	Claims	None	YES
	Claims	4-6	NO
Industrial applicability (IA)	Claims	1-6	YES
	Claims	None	· NO

### 2. Citations and explanations:

1. Reference is made to the following documents:

D1: US 5705091 (The Clorox Company) 6 January 1998 cited in the application

2. Novelty and Inventive Step

#### 1) Claims 1-3

The subject matter of claims 1-3 relates to a method for preparing an ester bleach activator compound comprising (A) preparing fatty acid monoester, (B) making chloroformate by reacting the fatty acid with phospene in the presence of base, (C) reacting chloroformate with hydroxybenzene, its derivatives or its salts in solvent.

D1, which is cited in the application, discloses the ester bleach activator of the present invention and the preparing method thereof According to the example 1(D1), sodium 4-(2-octanoyloxy ethoxy carbonyloxy) benzenesulfonate is prepared by the same steps of the claim 1: (A) prparing 2-hydroxyethyl octanoate, (B) making chloroformate by reacting the 2-hydroxyethyl octanoate with phosgene in the presence of pyridine which is an organic base, and (C) reacting the chloroformate with 4-hydroxybenzenesulfonate. Although in the application, it is insisted that the reaction temperature of D1 should be controlled low at about -78°C, it is the temperature when mixing the reactants. The reaction temperature of the step (B) is a room temperature.

Therefore, the subject matter of claims 1-3 cannot be considered to be novel under the PCT Article 33(2).

### 2) Claims 4-6

Claims 4-6, which are dependent on claim 1, specify the solvent of the step (C) as water and the content of water.

(Continued on Supplemental Box)

## WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.

PCT/KR2004/001243

			PC1/KR2004/001243	
Supplemental Box				
In case the space in any of the Continuation of:	preceding boxes is not sufficient.			
Box V				
Compared with D1, the subject	matter of claims 4-6 substitutes wa chnical meaning and effect of chang	ter for CH3CN as a solved solvent and it is obv	vent in step (C). However, there is ious to the person skilled in the a	s no rt to
Thus, the subject matter of claim	ns 4-6 does not involve an inventiv	e step under the PCT A	rticle 33(3).	
3. Industrial Applicability				
The subject matter of claims 1-6	is considered to be industrially ap	plicable under PCT Arti	cle 33(4).	
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